

THE KENTUCKY GAZETTE.

[No. 818.]

FRIDAY, JULY 30, 1802.

[Vol. XV.]

LEXINGTON:—PRINTED BY DANIEL BRADFORD, (On Main Street)—PRICE TWO DOLLARS PER ANNUM, PAID IN ADVANCE.

DISTRICT OF OHIO,

Superior's Office, July 1st 1802.

PUBLIC NOTICE. Is hereby given—
THAT the subscriber hath been designated by the Secretary of the Treasury, to receive from individuals, such blank STAMPS as may be presented within the space of four months from the date hereof, and to pay the value thereof, deducting in all cases seven and one half per cent, in conformity to an act of Congress, entitled "An act to repeal the internal tax."

JAMES MORRISON, Supervisor.

STATE OF KENTUCKY,

SUPERVISOR'S OFFICE,
July 8th, 1802.

IN pursuance of a direction of the act of Congress of the 16th March last, entitled "An act to amend the act entitled an act to lay and collect a direct tax within the United States," public notification is hereby made, that transcripts from the tax lists, of the several collectors of direct tax, in the state of Kentucky, containing all lands, which according to the provisions of the act to lay and collect a direct tax, are liable to be sold for non payment of the said tax, specifying the persons in whose names the assessments were originally made, and the sums respectively due thereon, are lodged in this office, and are open to the free inspection of all concerned.

And in further pursuance of the said amendatory act, notice is hereby given, that the several collectors of direct tax in the District or State of Kentucky, will proceed at the hour of 12 o'clock, on the respective days, and at the places following, in their respective Collection Districts, and to continue the same in like manner, from day to day, until completed, to sell at public sale, so much of all lands in the Districts respectively named, on which any part of the tax remain unpaid, at the expiration of six months from the date hereof, as will be sufficient to satisfy the same, together with all costs and charges incurred in preparing for advertising, and making the sales, that is to say,

On the fourteenth day of February next at Lexington, by George Manfell, Collector of the 1st Collection District, composed of the counties of Fayette and Jefferson—and on the seventeenth of January at Paris, by George Manfell, being also Collector of the 2d Collection District, composed of Bourbon county—on the fourteenth of February at Bardonia, by Daniel L. Morrison, Collector of the 3d Collection District, composed of the counties of Hardin, Nelson, and that part of Bullitt county lying South of Salt river—on the twenty-fourth of January at Harrodsburg, by John Harrison, Collector of the 4th Collection District, composed of the counties of Mercer, Washington, and that part of Franklin county lying South of Kentucky river—on the fourteenth of February at Stanford, by Joseph Ballinger, Collector of the 5th Collection District, for the counties of Lincoln, and Garrard—and on the first Monday in March at Richmond, in Madison county, being the balance of said District—on the seventh of February at Cyathiana, by Isaac Holeman, Collector of the 6th Collection District, composed of the counties of Campbell and Harrison—on the seventeenth of January at Greenburg, by John Crow, Collector of the 7th Collection District, composed of the county of Green, and that part of Warren county lying East of Big Barren river—on the twenty-fourth of January at Frankfort, by William Hubbell, Collector of the 8th Collection District, composed of the counties of Woodford, Scott, and that part of Franklin county lying North of Kentucky river—on the seventh of February at Louisville, by James Macconnel, Collector of the 9th Collection District, composed of the counties of Jefferson, Shelby, and that part of Bullitt county lying North of Salt river—on the twenty-fourth of January at Washington, by Peter Machir, Collector of the 10th Collection District, composed of the counties of Mason, Bracken and Fleming—on the 17th of January at Russellville, by Willis Morgan, Collector of the 11th Collection District, composed of the counties of Logan, Christian, and that part of Warren county lying west of Big Barren river—and on the seventh day of February at Mount Sterling, by Thomas L. Patterson, Collector of the

12th Collection District, composed of the counties of Clarke and Montgomery.

And as this publication is the only one required to be made on this subject, the 2d, 3d, 4th, 5th, and 6th sections of the amendatory act referred to, are subjoined hereto, for the more perfect information of all concerned, and to place those whose lands may have been assessed in wrong names, the more certainly on their guard.

JAMES MORRISON,

Supervisor, Dist. of Ohio.

Note.—The counties mentioned above, have a reference to the situation in which they stood in October 1798.

EXTRACT FROM THE LAW.

Sec. 2. And be it further enacted, That in case of failure on the part of the owner or owners of the aforesaid lands to pay within the aforesaid time, the full amount of tax due thereon, the collectors under the directions, and with the approbation of their respective supervisors, shall immediately proceed to sell at public sale, at the times and places mentioned in the advertisement of the supervisor, so much of the lands aforesaid as may be sufficient to satisfy the same, together with all the costs and charges of preparing lists, advertising and notifying as aforesaid, and of sales.

Sec. 3. And be it further enacted, That the aforesaid tax, including all costs and charges as aforesaid, shall be and remain a lien upon all lands, and other real estate on which the same has been assessed, until the tax due upon the same, including all costs and charges, shall have been collected, or until a sale shall have been effected, according to the provision of this act, or of the act to which this is a supplement.

Sec. 4. And be it further enacted, That in all cases wherein any tract of land may have been assessed in one assessment, which, at the time when such assessment was made, was actually divided into two or more distinct parcels, each parcel having one or more distinct proprietor or proprietors, it shall be the duty of the collector, to receive in manner aforesaid, from any proprietor or proprietors thus situated, his or their proportion of the tax due upon such tract; and thereupon, the land of the proprietor, or proprietors, upon which the tax shall have been thus paid, shall be forever discharged from any part of the tax due under the original assessment.

Sec. 5. And be it further enacted, That in any case in which it may have happened that lands actually belonging to one person, may have been, or hereafter shall be, assessed in the name of another, and no sale of the same shall yet have been made, the same proceedings shall be had for the sale of the aforesaid lands, in order to raise the tax assessed in relation to the same, as is provided by the eleventh section of the act to which this is a supplement, in the case of lands assessed, the owner whereof is unknown; and such sale shall transfer and pass to the purchasers, a good and effectual title.

Sec. 6. And be it further enacted, That the right of redemption reserved to the owners of lands and tenements sold under this act, or the act to which this is a supplement, shall, in no wise, be affected or impaired: Provided always, that the owners of lands, which shall thus be sold after the passing of this act, in order to avail themselves of that right, shall make payment or tender of payment, within two years from the time of sale for the use of the purchaser, his heirs or assigns, of the amount of the said tax, costs and charges, with interest for the same, at the rate of twenty-five per cent. per annum.

JUST PUBLISHED

And for sale at this Office, Price 3s.

A REVIEW

OF THE
NOTED REVIVAL IN KENTUCKY.
BY THE REV. ADAM RANKIN.

A. RANKIN,

PRESENTS his grateful acknowledgments to his Readers, for the encouragement they have given his humble attempt to serve the public—requesting all those who purchase his Books, to leave their names with those from whom they buy; as he means to omit to them gratis, an Appendix, he is now writing on another subject—to contain about 18 pages.

May 11, 1802.

For sale at this Office,

THE GENERAL INSTRUCTOR.

JOHN ADAMS & GEORGE ADAMS JUN. HATTERS.

HAVE opened a Shop opposite Mr. Bradford's Printing Office, where they will keep a constant supply of HATS of all kinds; which they will sell at the following prices for Cash:

Men's Koran, 42 dolls. per doz.
Women's ditto, 36 ditto
Wool Hats, 36 ditto

They will give the highest prices in Cash for Beaver and Raccoon Furs, or Lamb's Wool.

WANTED IMMEDIATELY.

A number of good Journeymen Hatters. They will be paid the following prices in Cash, for manufacturing Hats—
For Beaver, 1 doll. 50 cents.
Castor, 1 25
Roram, 1 00
Wool, 50
Lexington, July 9.

PURSUANT to a decree of the Lexington District Court, in the suit wherein William Morton & Company are complainants, and James Moody & Samuel Downing are defendants; we the commissioners therein named, will expose to

PUBLIC SALE
at the door of the court house in Lexington, on Monday the 9th day of August next, (being Fayette court day) between the hours of 11 in the morning, and 4 in the afternoon, for the best price that can be got, in cash; two tracts or parcels of LAND, to wit: 1000 acres situated in the district set apart for the officers and soldiers of the Virginia state line, joining a survey made for Wm. H. Parker, on Filling creek, granted to James Moody by patent, bearing date the 9th day of April 1796—Also 1000 acres lying in the district aforesaid, joining a survey of Robert Todd, on the waters of Rutledge's creek, granted to the said James Moody, by patent bearing date the 9th day of April 1796, being two of the tracts in the Bill and Mortgage, in the suit aforesaid, mentioned and described.

Alexr. Parker,
John Jordan Jun.
Lexington, 9th July 1802. 4w

STRAYED

FROM Robert Sanders's tavern, about the 10th or 15th of last March, a BRIGHT BAY MARE, about six years old, about fourteen hands two or three inches high, a long switch tail, a little roach backed, with some fears about the middle, trots and canters, a tolerable likely Mare. Whoever delivers her to the Jailor in Lexington, or to Mathew Anderson, near Winchester, Clarke county, shall receive Eight Dollars reward.

Benj. Wharton.

July 9th, 1802.

Madison St. June Court 1802.
Thomas Hardwick, Complainant,
Against
Henry Frances, Joseph Beard, } Defendants.
and John Stone, }
IN CHANCERY.

THE defendant John Stone, having failed to enter his appearance agreeable to law and the rules of this court, and not being an inhabitant of this state, on the motion of the complainant by his counsel, it is ordered that the said defendant do appear here on the first Monday in September next, and answer the bill of the complainant, and that a copy of this order be published for two months in the Kentucky Gazette, another let up at the court-house door, and another published at the Stone meeting-house on Tate's creek, some Sunday after divine service.

A copy. Teste,
*6s Will. Irvine.

TAKEN up by the subscriber, living about six miles from Lexington, near Hickman road, a BAY HORSE, about 10 years old, supposed to be fourteen hands three inches high, has a small star in his forehead, had a four or five shilling bell on, branded on the near shoulder, but not intelligible, trots and paces.

Jesse Rutherford.

TAKEN up by the subscriber, about three and a half miles from Paris, on the waters of Houston.

A STRAWBERRY ROAN MARE, has a star and snip in her forehead, 14 hands high, four years old; appraised to 12l.

Thomas Jolly.

COOPERS WANTED.

VERY liberal encouragement will be given to Four or Five GOOD COOPERS, at the Hickman Mills, near Lexington.
D. M'Vicar.
14th July, 1802. 6w

RAN AWAY

FROM John Caldwell in Green county, in January last, a Negro Man named HARRY, about 5 feet 9 inches high, between 30 and 40 years of age, well made—He formerly belonged to Col. Nicholas, and is probable he is now in the neighborhood of Lexington. Whoever will secure the said Negro in any jail so that I get him, shall have Ten Dollars, or for delivering him to William Shain at Dry Lick, in Bullitt county, Ten Bushels of Salt will be paid.

William Caldwell.

July 14th, 1802. 3w*

TAKE NOTICE

THAT I shall attend with commissioners appointed by the court of Madison county, on the ninth day of August next, at the mouth of Meadow creek, on the South fork of Kentucky, to take the depositions of witnesses and perpetuate testimony respecting an entry of one thousand acres, made in the name of Filher Rice. Also I shall attend with commissioners appointed by the court of Montgomery county, on the thirteenth of August next, at the mouth of Quickland creek, on the North fork of Kentucky, to take the depositions of witnesses and perpetuate testimony of an entry made in the name of Filher Rice, for two thousand acres. Also at the mouth of Troublesome creek, on the North fork of Kentucky, on the fourteenth day of August, to establish an entry made in the name of Filher Rice for two thousand acres. Also shall attend at one other entry of six hundred and odd acres, made in the name of Filher Rice, the sixteenth day of August on the North fork of Kentucky river.

JOHN P. ANDERSON,

Attorney in fact for Filher Rice.
July 12th, 1802. †

CHEAP GOODS.

SAMUEL & GEORGE TROTTER, Have just received from Philadelphia, And are now opening at their Store, on Main Street, Lexington, An Extensive Assortment of MERCHANDIZE.

Of the latest importations from Europe and the East and West Indies, CONSISTING OF

DRY GOODS,
HARD WARE,
GROCERIES,
CHINA,
GLASS,
QUEENS & TIN

All of which were purchased on the lowest terms, and will be sold either by wholesale or retail, for Cash accordingly—

Among which are the following articles:
Fine Cloths, Cotton & Wool
Cassimers, Cards,
Fancy Cords, Saddlery,
Irish Linens, Annals,
Chintzes, Vices,
Calicoes, Steel,
India Mullins & Nails,
Nankeens, Imperial,
British Plain Jacobinets, Hyson,
Tambored, Lappet, Young Hyson
Book & Cambric, Souffron,
ditto, Green &
Dimities, Coffee & Chocolate,
Scarlet Cloaks, Leaf & Brown Sugar,
Turkey Cotton, gar,
Indigo of a superior quality &c. &c.

Wanted, AN APPRENTICE TO THE PAINTING BUSINESS.

Apply to the Printer hereof.

Taken up by Charles Awoery, living about one mile & a half from Limestone, on the road, a small

BROWN HORSE,

about fourteen hands high, left hind foot white, no artificial mark or brand perceivable, about ten years old; appraised to thirty dollars.

(A Copy.) Teste,

Thos. Marshall Jun. &c. &c.

[PUBLISHED BY AUTHORITY.]

SEVENTH CONGRESS
OF THE
UNITED STATES,
AT THE FIRST SESSION.

Began and held at the City of Washington, in the Territory of Columbia, on Monday, the Seventh of December, one thousand eight hundred and one.

AN ACT

For the relief of LYON LEHMAN.

BE it enacted by the Senate and House of Representatives of the United States of America, in Congress assembled, That there be refunded and paid to Lyon Lehman, out of any money in the treasury, not otherwise appropriated by law, the sum of one thousand five hundred and eighty-four dollars; it being the amount of duties paid, by the said Lyon Lehman, to the collector of the port of New-York, on three thousand five hundred fives and carabines, which were imported from Hamburg, by the said Lyon Lehman, into the said port of New-York, on board the American brig Acton, Captain Josiah Wilcox, in the month of October, one thousand seven hundred and ninety-nine.

NATHL. MACON,

Speaker of the House of Representatives.

A. BURR,

Vice-President of the United States

and President of the Senate.

APPROVED, March 6, 1802.

TH: JEFFERSON,

President of the United States.

AN ACT

For the accommodation of Persons concerned in certain Fisheries therein mentioned.

BE it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That from and after the passing of this act, it shall be lawful for the collector of the customs for the district of Edenton to permit any vessel having on board fish only, after due report and entry, and security given for the duties, to proceed under the inspection of an officer of the customs to any fishery or other landing place within the district (to be designated in the permit) and there discharge the same; subject, however, in all other respects, to the regulations, restrictions, penalties and provisions established by an act passed the second of March, in the year one thousand seven hundred and ninety-nine, entitled "An Act to regulate the collection of duties on imports and tonnage."

Sec. 2. And be it further enacted, That every inspector or other officer of the customs, while performing duty on board any such vessel, elsewhere than in the port to which such officer may properly belong, shall be entitled to receive from the master or commander thereof, such provisions and other accommodations (free from expense) as are usually supplied to passengers, or as the state and condition of the vessel will admit.

Sec. 3. And be it further enacted, That if by reason of the delivery of any cargo of fish, in manner aforesaid, more than fifteen working days (computing from the date of entry) shall, in the whole, be spent therein, the wages or compensation of such inspector, or other officer of the customs who may be employed on board any vessel, in respect to which such term may be so exceeded, shall, for every day of such excess, be paid by the master or owner; and until paid, it shall not be lawful for the collector to grant a clearance, or to permit such vessel to depart from the district.

NATHL. MACON,

Speaker of the House of Representatives.

A. BURR,

Vice-President of the United States

and President of the Senate.

APPROVED, March 16, 1802.

TH: JEFFERSON,

President of the United States.

AN ACT

Further to alter and establish certain Post-Roads; and for the more secure carriage of the mail of the United States.

BE it enacted by the Senate and House of Representatives of the United States of America, in Congress assembled, That the following post roads be discontinued:

From Pelham to Nottingham West, in New-Hampshire;

From Hanover to Scituate, in Massachusetts;

From Bridgewater to Taunton;

From New-York to Sagharious, in the state of New-York;

From Schenectady to Sandy Hill;

From Salem to Bridgeton, in New-Jersey;

From Lambertown, by Elizabethtown, to Anderville in North-Carolina;

From Rockford by Scull Camp, to Grayson court house;

From Amelia court house, by Prideville, to Payneville, in Virginia;

From Washington to Cincinnati;

From Franklin court house to Jackson court house, in Georgia;

From Gloucester, by Geefbridge, St. Tammany's, Mecklenburg court house, Marshall's store, Christian's store, Lunenburg court house and Edmund's store, to Goldfords;

Sec. 2. And be it further enacted, That the following post roads be established:

In Maine.

From Dennyville to Eastport;

From Machias, by Dennyville, to Seodac;

In New-Hampshire.

From Pelham, by Windham, to Londonderry;

From Haverhill, by Bath and Littleton to Lancaster.

In Massachusetts.

From Boston by Easton to Taunton;

From Hingham, by Cohasset, to Scituate;

From Springfield, by South Hadley, to Northampton;

From Salem, by Topfield, to Haverhill.

In Vermont.

From Middlebury by New-Haven, Moncton, Hineburg, Williston, Jericho, Effex, Welford, Fairfax, and Shelton, to Huntburg;

to return from Huntburg by Berkshire, Eneburg, Bakersfield, Cambridge, Underhill, Jericho, Richmond, Huntington, Starkboro' and Briflot to Middlebury;

From Danville, by St. Johnsbury through Bernet, to return to Ryege.

In Connecticut.

From Hartford, by Coventry, Wyndham and Canterbury, to Plainfield;

From Middletown, by Eddam, to Saybrook;

From New-Haven, by Woodbridge, Waterbury and Waterdown, to Litchfield;

From Norwich, by Lisbon Canterbury and Brooklyn, to Danbury.

In New-York.

From New-York, by Brooklyn, Jamaica, Hampland, Merrick, Oysterbay South, Huntington South, Ilip, Patchange, Fireplace, Meriche, West Hampton, Southampton and Bridgehampton, to Sagharious;

From Hampland by Huntington, Smithtown, Brookhaven and Riverhead, to South-

From Newtown in the county of Tioga, by Catherine town, to Geneva;

From Schenectady to Balltown Springs, Milton, Saratoga Springs, Greenfield, Hays, Galloway, Charlestown; and again to Schenectady;

From Sandy Hill to Fort George, and through the towns of Thiermon and Jay to Plattsburg, and thence to the northern line of said state.

In New-Jersey.

From Woodbury, by Bridgetown, Milville, Port Elizabeth and Cape May court house, to Cape Island;

From Somerset court house; by Bakenridge, to Morristown;

From New Germantown, by David Miller's in Washington township, and New-Hampton, to Pittstown.

In Pennsylvania.

From Lancaster, by Reading, Allentown, Bethlehem and Strou's to Milford;

From Lebanon to Jonckson;

From Jankintown, by the Cross Roads and New Hope, to Flemington, New-Jersey;

From Chambersburg, by Mefferburg, to Bedford;

From Downingtown, by West Chester, Kennet's square, and New London cross roads to the brick meeting house, in Maryland.

In Maryland.

From Reisterstown, by M'Allisterstown, Abbotstown and Berlin, to Carlisle, Pennsylvania;

From Elkton, by the brick meeting house, to the Rising Sun, black horse and forest horse taverns, to Lancaster, Pennsylvania;

From Westminster in Maryland, by Union Mills, Peterburg and Gettiedburg to Chambersburg in Pennsylvania;

From Boonsboro' by Sharpsburg and Hagerstown to Muller's mills to Montgomery court house, half pass by Brookville;

In Delaware.

From Georgetown, by Broadhin landing, to Lewistown;

From Newport, by Chatham, Cochran's and Strasburg, to Lancaster, in Pennsylvania;

From Whitefishburg to Frederick;

From Georgetown, by Bridge Branch and Northwell Fork Bridge, to Hunting creek or New Market Maryland, as the postmaster may direct.

In Virginia.

From Leesburg to Centreville;

From New Dublin, by Tazewell court house, Russell court house, and Lee court house, to Robinson's mills at the foot of Cumberland mountain;

From Cumberland court house to Ca Ira;

From Calpepper court house, by Woodville and Mundell's store to New-Market, in Shandandoh county;

From Fauquier court house, by Aquia, to King George court house;

From Winchester, by Front Royal, to Culpepper court house;

From Broad court house, to Steubenville, in the North Western Territory;

From Broad court house to West Liberty;

From Brookington by Newman's and Randolph's taverns, and Dennis's store, to Henderson and Fitzgerald's store;

From Amelia court house, by Perkin's store, to Painefville;

From Wylliville, in Charlotte county, by Speed and White's store, Sterling Yancey's and Norman's store, to Perfon court house in North-Carolina;

From Harrisville, by Field's mill, Quarlesville, M'Farland's store, Lunenburg court house, Christianville, Marshallville, Mecklenburg court house and St. Tammany's, and to return by Geefbridge, Edmund's store, Field's mill to Harrisville;

From Richmond court house to Tappahanock.

In North-Carolina.

From Plymouth, to Robert Winn's, on Scuppernong river;

From Jonesburg to Pasquetank river bridge;

From Rutherforddown, by John Gowen's store, to Greenville court-house, in South-Carolina;

From Wilkes to Ash court house;

The road from Mount Airy to Grayson court house, in Virginia, shall pass by Scull Camp.

In Tennessee.

From Jonesborough to Carter court house;

From Nashville to Franklin;

From Knoxville to Barville;

In South-Carolina.

The road from Edgefield to Cambridge, shall pass by Amos Richardson's, and return by Northampton;

From Monk's corner over Biggen bridge, by Pineville, Murray's ferry, Santee, to King-tree.

In Georgia.

From Ogletheor court house, by Athens, through Clarkburg, to Jackson court house.

In Kentucky.

From Shelbyville to Louisville;

From Danville, by Pulaski court house, to Wayne court house.

In the North Western Territory.

From Marietta, by Chillicothe and Williamsburg, to Cincinnati;

Sec. 3. And be it further enacted, That for the better and more secure carrying of the mail of the United States, on the main post-road between Petersburg, in Virginia, and Louisville, in Georgia, the Postmaster-General shall be, and hereby is authorized and directed to engage and contract with private companies, or adventurers, for carrying the mail of the United States, for a term of time not exceeding five years, in mail coaches or stages, calculated to convey passengers therein;

Provided, that the expense thereof shall not exceed a sum equal to one third more than the whole of the present expense incurred for carrying the mail on such road on horseback.

And the said Postmaster-General may, hereafter at his discretion, require as a stipulation in the contract for carrying the mail from Suffolk, in Connecticut, by Windsor, in Vermont, to Dartmouth College, in New-Hampshire; that the same shall be conveyed in a carriage or line of stages: Provided, the expense thereof shall not exceed more than one third the sum heretofore given for carrying the mail on the last mentioned route by a post-rider.

Sec. 4. And be it further enacted, That from and after the first day of November next no other than a free white person shall be employed in carrying the mail of the United States on any of the post roads, either as a post-rider or driver of a carriage carrying the mail. And every contractor or person who shall have stipulated or may hereafter stipulate to carry the mail, or whole duty it shall be to cause the same to be conveyed, on any of the post-roads, as aforesaid, and who shall, contrary to this act employ any other than a free white person as post-rider or driver, or in any other way to carry the mail on the same, shall, for every such offence, forfeit and pay the sum of fifty dollars, one moiety thereof to the use of the United States, and the other moiety thereof to the person who shall sue for, and prosecute the same, before any court having competent jurisdiction thereof.

Sec. 5. And be it further enacted, That all letters and newspapers to and from the attorney-general of the United States shall be conveyed by post free of postage: Provided, that all letters by him sent be franked in the manner required by the seventeenth section of the act to establish the post-office.

Sec. 6. And be it further enacted, That the Postmaster-General be authorized to allow the postmasters at the several distributing post offices, such compensation as shall be adequate to their several services in that respect: Provided, that the same shall not exceed in the whole five per cent. on the whole amount of postages on letters and newspapers received for distribution, and that the said allowance be made to commence on the first day of June, in the year one thousand eight hundred and two: Provided also That if the number of mails received at and dispatched from any such office is not actually increased by the distributing system, then no additional allowance shall be made to the postmaster.

Sec. 7. And be it further enacted, That there shall be allowed to the deputy postmaster at the city of Washington, for his extraordinary expenses incurred in the discharge of the duties of his office, an additional compensation, at the rate of one thousand dollars per annum, to be computed from the first day of January last.

Sec. 8. And be it further enacted, That this act shall not be so construed as to affect any existing contracts for carrying the mail.

NATHL. MACON,

Speaker of the House of Representatives.

ABRAHAM BALDWIN,

President of the Senate pro tempore.

APPROVED, May 3, 1802.

TH: JEFFERSON,

President of the United States.

TAKEN up by the subscriber, near

Gen. Scott's Woodford county, a

BAY HORSE,

With a star in his forehead, the off hind foot white, branded on the near buttock and shoulder, but not to be made out, fourteen and an half hands high, five years old; appraised to 121.

Edmund Beasley.

April 29th 1802.

EUROPE.

France.

PARIS May 11.

Extract from a private letter.

"The following project of a law is immediately to be submitted to the discussion of the French council of state, and no doubt is entertained but it will be adopted:

LEGION OF HONOR

ART. 1. In virtue of the 87th article of the constitution, a Legion of Honor shall be formed.

2. This Legion shall be formed into 15 cohorts, each of which shall have its peculiar situation.

3. National property to the amount of 150,000 francs, annually, shall be allotted to each cohort.

4. Each Cohort shall consist of seven great Officers, 10 Commanders, 30 Subaltern Officers, and 350 Privates;

5. The pay to be as follows:

To each great officer, 5,000 francs per annum during life,

To each commandant, 2,000 do.

To each subaltern, 1,000 do.

To each private 250 do. All durante vita.

4. Every individual on his being admitted into the legion, shall swear, on his conscience and honor, that he means to devote his existence to the welfare of the Republic, to the preservation of its territory (in its integrity) and to the defence of its government, its laws and the property which has rendered sacred, to oppose, by all means which justice, reason and the laws authorize, every undertaking which may tend to the restoration of feudal system, of titles and immunities attached to them; in fine to exert his best and most strenuous efforts for the maintenance of liberty and equality.

7. A grand council shall be formed, consisting of the First Consul, the two Consuls, and four Counsellors, one of whom is to be chosen from among the Senators, by the Senators themselves; the legislative body is to select another, the Tribunal is to find one of its members and the Council of State chooses the fourth.

8. The First Consul, is, de jure, the chief of the Legion, and the president of the Council of Administration.

9. At each station there shall be an establishment and asylum, properly endowed, for the members of the Legion, whom old age, or wounds received in the war of liberty, shall incapacitate from continuing in the service.

Conditions required for being admitted.

"To have received arms of honor from the hands, or by the order of the first Consul; to have rendered essential service in the war of liberty, either in the field or in the cabinet.

In time of peace, a candidate must prove that he has served 25 years.—Each year in time of war tells for two; each campaign of the republican war tells for four years."

AMERICA.

New-York.

NEW-YORK, July 9,

We learn from Captain Jackson, who arrived here yesterday in 12 days from St. Mary's, that just before he sailed, he was informed by a Spanish gentleman of respectability, direct from West-Florida, that the French had lately landed at that place, 35,000 troops. This news was generally believe at St. Marys, and filled them with apprehensions of trouble from the French.

Capt. Jackson also informs us, that one of Bowles' privateers had lately taken a Spanish brig bound from the Havanna for St. Augustine, valued at 40,000 pounds sterling—the same privateer had also captured a Spanish schooner loaded with flour; both of which were sent into a port the west side of Cuba, the name of which Capt. Jackson does not recollect.

Maryland.

BALTIMORE, July 9.

LIBERTY. EQUALITY. FRENCH REPUBLIC. AMY OF ST. DOMINGO. PROCLAMATION.

Head-Quarters at the Cape, 22d Prairie, (June 10) 10th year.

The general in chief of the colony of St. Domingo, to its inhabitants.

CITIZENS,

Touffaint was a conspirator; this you will be enabled to judge of by the inclosed letter directed to citizen Fontaine. I thought it my duty not to endanger the tranquility of the colony. I caud him to be arrested and embarked, and I sent him to France, where he is to account for his conduct to the French government. In another letter directed to citizen Fontaine, he discharges heavy invectives against Gen. Christophe, and he complains that Gen. Desfaines has abandoned him.

He forbids Sylla to lay down his arms, and the cultivators to work on any plantation, but those intended for provisions.

He sent one of his accomplices to general Fontaine, to induce him not to submit with good faith.

He depends much on Massinet, in St. Mark. He is arrested.

I have inflicted punishment on that miscreant; and I order all the generals of division of the army to compel all the cultivators who

are still in arms, in the mountains, to retire to their duty.

The cultivators are not the most guilty—it is those that misled them—in consequence of which every commandant of the national guard, every officer, overlord, or planter who shall be found in an armed meeting, shall immediately be shot.

As to the inhabitants of Emery, I order that they shall be immediately disarmed, for having been so tardy in submission.

Gen. Brunet shall cause this order to be executed.

The chief of the general staff shall cause the present order, together with gen. Toussaint's letter to be printed, published and sold; and the will, with all speed possible, send it to the whole army throughout the colony.

Signed,

LE CLERC.

Copy of ex-General Toussaint's letter.

TO CITIZEN FONTAINE;
You give me no news. You endeavor to stay at the Cape as long as you can.

It is said that gen. Le Clerc is in a state of bad health at Tortuga; this you must be very particular about informing me of.

You must see me for arms from America, (Nouvelle.) As to the flour, for we are in want of some of the last kind, it ought not to be sent without passing through Savina, that we may know the depot where it might be placed with safety.

If you see the general in chief, tell him positively, that the cultivators won't obey me. They want to make them work at Haricourt, but the overlord ought not to do it.

I ask you if you can bring some of the attendants of the general in chief, that we might free D—, he would be very useful to us, through his credit both in America and some where else.

Inform Gengembre that he must not leave the Borgne, where it is necessary the cultivators should not work.

Write to me at the plantation Najar.

Signed,

TOUSSAINT LOUVERTURE.

True copy from the original.
The general of division, chief of the general staff of the army,

DUGUA.

* It is understood by Nouvelle, the United States.

† Supposed to mean Develcourt, one of Toussaint's aids-de-camp.

Lexington, July 30.

Extract of a letter from a gentleman in Philadelphia, to his correspondent in this town, dated July 13th 1802.

"The city is under some alarm on account of a vessel called the St. Domingo Packet, from the island of St. Domingo, having come up to town, and supposed communicated the fever to two or three individuals. She lost two of her crew at St. Domingo, two on her passage from thence, and one at the Lazaretto. Having been washed and smoked, the board of health permitted her to come up to town, but have now sent her down again. It is very difficult to ascertain the truth upon these occasions, and whether what has been said are matters of fact or not. I took some pains to ascertain the matter on Saturday, and Mr. Comegys, the president of the board of health, was at that time convinced there was no cause for uneasiness on her account, but believe the information he procured was not correct—We hope, however, there is no danger of the disorder spreading, as she is sent away, and no doubt care will be taken to remove any suspected person."

PARIS, May 8.

Gen. Menou is arrived at Paris, and has been presented to the First Consul, who gave him the most distinguished reception.

Gen. Menou said to him—"Consul, in preventing myself before you, the grief of having seen your fairest conquest lost, is renewed."

"The fate of battles," replied the First Consul, "is uncertain. You have done all that could, after the unfortunate day of the 30th, be expected from a man of experience and talent. Your long resistance at Alexandria contributed to the good issue of the preliminaries of London. Your good and wise administration has merited the esteem of all men who appreciate its influence upon the public prosperity."

"I know very well what has passed in your army. Your misfortunes have been great without doubt, but they have not lost you any of my esteem; and I shall be eager to testify it openly, in order that no clamour may be spread against your conduct."

FOR SALE,
800 ACRES OF LAND.

BY virtue of a Deed of Trust from JOSIAS BULLOCK, we will sell on the 20th day of August next, at Lexington, by AUCTION,

800 acres of LAND, lying about six miles from the Big Bone Lick, for ready money. A conveyance for the same to be made by Col. Samuel McDowell.

Wm. Shreve,
Jos. W. Burton,
Fras. Lowen,
Jos. Johnson,
Andrew M'Calla.

Trustees.

July 24th 1803.

NOTICE.

AS I have invented a MACHINE for breaking, milling, or cleaning hemp, or flax, for threshing grain, and sawing wood or stone, as well as other purposes, to be worked by hand, horse, water or steam, and as I have obtained a certificate from John Bradford Esq., a Justice of the Peace for the county of Fayette, and am pursuing the legal measures for obtaining a patent for the same;—do hereby forewarn all persons from making use of said invention, under the penalty of what the law directs in such cases.

George Mansell.

July 27th 1802.

From the lowest calculation, the above machine will break and clean 8000 pounds of hemp in one day.

NOTICE.

THAT commissionaires appointed by the county court of Clarke county, will meet on the twentieth day of August next at the house of James Patton, on Stoner's fork of Licking, in order to take the depositions of witnesses, and to perpetuate their testimony respecting the improvement and special calls of the pre-emption of one thousand acres of land on said creek, as heir at law to John Morgan dec. and do such other acts as shall be deemed necessary and agreeably to law.

Charles Morgan.

July 27th 1802.

TEN DOLLARS REWARD.

STRAYED from my plantation two and a half miles from Lexington, in January last, a SORREL MARE, two years old, she has three white feet, a bald face and one glass eye; any person giving information to that I get the said Mare, shall receive the above reward.

Price Current.

July 26th 1802.

NEW TAVERN,
CHILLICOTHE.

WILLIAM KEYS,

RESPECTFULLY acquaints the public, and his friends generally, that he has taken that large and commodious house (lately occupied by Cap. Thomas Gregg) at the corner of Paint and Water streets, sign of the INDIAN KING, where he has opened a Public House, & is furnished with convenient rooms & good beds for the accommodation of travellers, a large stable with separate stalls, good pasture, &c. As it will be his principal object to furnish both house and stable with every necessary the country will afford, he hopes for the patronage of his old customers as well as others, and assures them that no exertion on his part shall be wanting to render their situation agreeable.

July 16, 1802.

TAKEN up by the subscribers, near Gen. Scott's in Woodford county, a SORREL HORSE

Four years old, no brand 14 hands high; appraised to 15l.

Jeremiah Wilson.

May 26th 1802.

TAKE NOTICE,

THAT on Monday the twenty-third day of August next, I shall attend with the commissionaires appointed by the county court of Mason, on the waters of Mill creek in Mason county, and to continue from day to day, to take depositions, to perpetuate testimony to establish the special calls of my entry of 750 acres, made on the waters of Mill creek, until the same be completed, and do such other and further acts as the law requires.

JESSE HORD.

July 23th 1802.

ALEX. PARKER & Co.

Have just received from PHILADELPHIA, in addition to their former assortment,

India Nankens,
India & English Flannels,
Rice Blankets,
Scarlet Cardinals assorted,
Superfine Bouling Cloths,
Knives & Forks,
Cotton Cards,
Best Coffee,
Teas,
Loaf & Muscovado Sugars,
Madeira,
Sherry,
Port &
Teneriffe
Pepper,
Allum,
French Indigo,
White Lead, &c.

Which they will sell on the most moderate terms for Cash, Country Linen, Linsey and Hemp.

Lexington, July 20, 1802.

N. B. A few of the best finished SAW MILL CRANKS on hand.

The following proceedings arose from doct. Thos. Champney's having made a race with myself, which he lost. The Mule which Champney was charged with taking feloniously, was one pledged and forfeited by him, as security for the deliverance of one or two horses, to be valued by capt. Gardner and Mr. Braden, to one hundred dollars, on Monday. It is published for a warning to the public.

LEON. CLAIBORNE.

Lexington, 7th July, 1802.

Fayette County, to wit:

WHEREAS Leonard Claiborne, of Fayette county, hath this day given information upon oath to me, John Bradford, a justice of the peace for the said county, that on the 7th day of this instant, in the town of Lexington, and county aforesaid, Doctor Thomas Champney, of the county aforesaid, feloniously did take out of the stable of Robert Bradley, in the town of Lexington, a dark bay mare MULE, the property of the said Leonard Claiborne—

These are therefore, in the name of the commonwealth, to require you to apprehend the said Thomas Champney, and to bring before me, or some other justice of the peace for this county, to answer the premises, and further to be dealt with according to law. Given under my hand and seal this 7th day of July 1802.

JOHN BRADFORD, (Seal.)

To Thomas Ocheltree, Constable.

The above executed and returned for trial by Thomas Ocheltree, constable.

Fayette County, scd.

SUMMON Robert Bradley and John Kerby, as witnesses for the commonwealth.

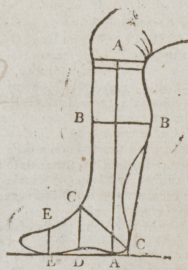
JOHN BRADFORD.

Fayette County, to wit:

UPON examining the witnesses who attended on the within charge, it appears to me, that the Mule was pledged for the payment of money lost on a race, and the within named doctor Thomas Champney, claiming the benefit of an act of indulgence, entitled "An act to reduce into one the several acts to prevent unlawful gaming." He is acquitted of the within charge. Given under my hand this 8th day of July, 1802.

JOHN BRADFORD.

THE Subscriber informs the public, that he, having received a fresh supply of the bed Philadelphia BOOT-LEGS, together with funds of the first rate WORK-MEN, is thereby enabled to furnish the fashionable part of the community with BOOTS or SHOES of the first quality, at his shop, opposite Mr. Bradford's printing office, Main street, Lexington, where he will thankfully receive orders for any article in his profession. For the convenience of persons at a distance, who may wish him to supply them with Boots, &c. he has here furnished a draft, by which they may take their own measures for boots and shoes as accurately as if done by himself; which measure being reduced to inches, and directed to him, will be as carefully attended to as if the party were present—and any work thus made and forwarded agreeably to order, that should not give satisfaction, will, if returned uninjured, be received & the money refunded.



Explanation of the Plate.

FOR BOOTS.

A A Length of the leg from the bottom of the heel, as high as you wish the boot to extend.

B B Calf, measured round the thickest part.

B C Height of the calf.

C C Heel and instep.

C D The instep.

E E The ball of the foot, round the large joint of the great toe—Ascertain the exact length of the foot in inches.

FOR BOOTEES.

The same as above, excepting the length, which should always be long enough to admit the calf to fill up the top of the Bootee, otherwise the top (being large enough to admit the heel) will look awkward unless filled up by the calf of the leg.

Be particular in directing as to the thickness of the leather, fashion, shape &c.—All which shall be duly attended to, by

N. PRENTISS,

Who proposes to furnish materials for boots &c. either cut to measure, or in the patterns.

ALL persons indebted to the estate of JAMES RUSSELL, deceased, are requested to make immediate payment; and those who have demands against said estate, are desired to present them to the subscribers, properly authenticated, that arrangements may be made for their discharge.

JOHN JORDAN, Jun. } Adm's
THO. BODLEY, }
Lexington, July 16, 1802. 4W

STATE OF KENTUCKY.
MASON COUNTY, scd. April term, 1802.
John Edgar, Complainant,

vs.
Peter Labra, Defendant.

IN CHANCERY.

IT appearing to the satisfaction of the court, that the defendant is not an inhabitant of this commonwealth, and he having failed to appear and file his answer agreeable to law and the rules of this court: upon motion of the complainant, by his attorney, it is ordered, that unless he appear here at the next October court, in person, or by some attorney of said court, and answer the said complainant's bill, the same shall be taken as confessed, and it is further ordered, that a copy of this order be advertised for two months successively in some public authorized paper; another posted at the door of the court house in Wallington, and a third at the door of the Baptist meeting house, in said town, some Sunday immediately after divine service.

A copy. Telfe,
THO. MARSHALL, Jun. C. M. C.



SPECULATOR.
WILL, hand a Fall Season at H. Taylor's farm, in Clarke county, and be let to mares at the reduced price of Fourteen Dollars, to be paid on or before the first day of November next ensuing, or Twelve Dollars Cash in hand, with One Dollar to the Groom in either instance. Season to commence, on the 15th of August and end 15th October.

Jno. Hoopes,
Jno. Breckenridge,
H. Taylor.

N. B. Good pasture gratis, but not liable for escapes or accidents.

MANN'S LICK SALT,
Will be exchanged for COUNTRY LINEN & HEMP, by

SAML. DOWRING.
Lexington, June 23d, 1802.

BY YESTERDAY'S MAIL.

PARIS, May 29.
The prefects write from all the departments that the will of the citizens is unanimous for the nomination of the First Consul for life.

LONDON, May 17.

(From our correspondent at Hamburgh.)
"Accounts have reached Vienna of the defeat of the Prince of Wallachia by Paskawan Oglou, and of an almost general infection in the European possessions of the Grand Seigneur."

"The accounts from Constantinople state a general rumor in the higher circles of the Turkish capital, that a body of Ottoman troops had been worried by the Beys, and that in consequence of the present distracted state of that country, the British forces still remaining in Egypt had been solicited by the Turkish cabinet not to quit Alexandria. Should certain events in contemplation take place, there is great probability that Great Britain will endeavor to secure to herself the possession of that important country."

PHILADELPHIA, July 16.
Captain Callender, of the brig Amelia, from Cadiz, has furnished the following information:

The U. S. Frigate Constellation, Captain Murray, and the Enterprise (schooner, Capt. Sterret, had proceeded for Tripoli. The Enterprise, capt. Bainbridge, remained cruising in the neighborhood of Gibraltar.

A number of Algerine emiziers were at sea, and it was generally supposed they were hostile to Spain; having plundered several Spanish vessels in the Mediterranean.

It was rumored that an Algerine frigate had captured a Portuguese ship of 40 guns; it was likewise asserted and generally believed that a pirate had been discovered in the straits—that there were various reports of vessels having been plundered by her, and most of their crews massacred; she was said to be commanded by a Frenchman; several vessels had been dispatched in search of her. A few days previous to the departure of the Amelia, a Spanish ship of war (one of the vessels that had been sent to cruise for the pirate) brought in to Cadiz an armed vessel with 30 to 35 men, about which time it was reported, that another had been discovered off Cape de Gatt, said to have a 9 pounder in the bow, 30 to 40 men, and to be commanded by a Frenchman.

SACRED TO THE MUSES.

EXTEMPORE,

Dr. Mr. West's picture of Adam and Eve
quitting Paradise.
By PETER PINDAR.

ADAM: Thy fate was very odd;
Ah, very odd; 't must be confessed;
Turn'd out of Paradise, by God,
And murdered afterwards by West!

ANECDOTE.

Bonnet Thornton, whose nocturnal enjoy-
ments seldom admit of his rising before noon,
was admonished by a grave friend that a per-
severance in those habits would shorten his
days. "Very true," replied the wit, "but by
the same habits I contrive to lengthen my
nights."

JOSEPH HAMILTON DAVEISS,

Has removed his residence to
LEXINGTON.

12th June, 1802.

WILLIAM WEST,

Has Received and is Just Opening,
in the store lately occupied by Mr. George Tegar-
den,

A Handsome Assortment of

MERCHANDISE,

Consisting of
Dry Goods,
Groceries,
Hard Ware,
Queens' Ware, &
Glass Ware,

which have been bought on good terms, and will be
sold for CASH, as cheap as any in the date.

No Credit can be given on any terms.

Lexington, May 13, 1802.

P. S. I have on hand and on order,
an Invoice of MERCHANDISE, to a
considerable amount, that I wish to sell
by whole sale, payable principally in
PRODUCE. The purchaser must give
good security for the true performance of
his contract. W. W.

TO ALL WHO MAY BE CONCERNED.

TAKE NOTICE.

THAT I have appointed JOHN M.
Boggs, of the town of Lexington, my
attorney, to transact, adjust and perform all
manner of Business, relating to sundry ac-
counts, instruments of writing, papers &c.
now in possession of said Boggs, which the
late Joseph Coffey died possessed of. Also to
adjust all lawful demands against the said Jo-
seph Coffey deceased.

JOHN COFFEY.

In virtue of the above, all persons indebted
to the estate of the said Joseph Coffey deceased,
are requested to make immediate payment;
and those who have any demands against said
estate, are desired to present them to the sub-
scriber for settlement immediately.

JOHN M. BOGGS.

June 17, 1802.

TEN DOLLARS REWARD.

STOLEN, on Saturday the 10th inst.
from the subscriber, living in Bourbon
county, two and a half miles from Mil-
lerburg, on the road to Paris,

A BAY MARE,

two years old last June, near fifteen hands
high, a small star in her forehead, some
white on her off hind foot from the pastern
joint down, and the near hind foot
joint is crooked, which occasions her
hoof to turn out, owing to a hurt re-
ceived whilst a young colt. A man was
seen riding the above mare on Friday last
near Millerburg, and going towards
Lexington, where he was again seen on
Saturday afternoon, having parted with
her. Whoever will deliver the said mare
to the subscriber, or secure her so that he
gets her again, shall have the above re-
ward.

JOHN IRWIN.

July 20, 1802.

THE subscriber having a number of
balances due him ever since he re-
sided here, requests all those in arrears
to him, for medical services, rendered
years ago, to pay them immediately to
JACOB E. LEHR.

JOHN WATKINS.

May 8, 1802.

FIFTEEN DOLLARS REWARD.

RAN away from the sub-
scriber, in Garrard coun-
ty, one mile from the
court house, on the morn-
ing of the 16th instant, a
Negro Man, named BA-
SH, about 25 or 26 years

old, of a dark complexion, 5 feet 8 or 10
inches high, has a scar over one of his
eyes—he was formerly the property of
Edmund Singleton, of Jefferson county.
I will give the above reward to any per-
son who will deliver him to me, or secure
him in jail so that I get him again.

JOSEPH OATMAN.

July 16, 1802.

BLANK DEEDS—for sale.

NEW & CHEAP STORE.

Lewis Sanders, & Co.

HAVE received from Philadelphia,
and are now opening a choice and
general assortment of

MERCHANDIZE,

Consisting of

DRY GOODS, viz.

Superfine Cloths,
Velvets and Fancy Goods,
India Mullins, which they would sell low
for cash, by the original package.
Figured, plain & glazed cambric, do.
Tambored & plain Jaconet, do.
Ditto Rack ditto,
A choice assortment of Chineries & Cal-
icos of the newest and most fashionable
patterns;
India Silks, Revals & Bandanats,
Irish Linen, sold very low by the piece;
Lute Linens, Satins & Satinets,
Marbled Washcoatings,
A large assortment of Umbrella &c.
A very general assortment of Hardware,
Grown, Cravels & English Blister steel,
Vices,
A general assortment of Saddlery &c.
China, Glass, Queens' & Tin ware,
Groceries, &c.
Coffee, Tea,
Spices, Dry Stuffs,
Best Red Bark for sale by the pound or
larger quantity;
Port Wine,
Cotton and Wool Cards, &c. &c.
Having laid in the above assortment on
such terms as will enable them to give great
bargains, and has heretofore been given
in this city, they desire themselves that the
purchaser will find it to his interest to give them
a call. No credit on any terms what-
ever.

Lexington, 21 April, 1802.

FOR SALE,

THE Property lately occupied in this town, by
Mr. Arthur Thompson, and at present by
Mr. Bellum, consisting of Two New Two Story

FRAME HOUSES,

Nearly finished, large and convenient Cellars, a
large frame Stable and Kitchen, good Smoke House,
and Three Lots belonging to the above premises.
Also two hundred acres of GOOD QUALIFIED
LAND, lying on the head of Salt River, about
seven miles from this town, the title clear of every
kind of dispute; the Land is well watered, but en-
tirely unimproved. A liberal credit will be given
for the payment, and the whole amount will be re-
ceived in Produce. The terms will be made known
on application to Messrs. Cochran & Thibault, mer-
chants, of Philadelphia, or the subscribers in Dan-
ville.

J. BIRNEY.

djj

Danville, 9th February, 1802.

JAMES MACCOUN,

Has just received from Philadelphia, a large and
well chosen assortment of

MERCHANDIZE,

Of the latest importations from Europe,
and now opening at his Store on Main Street,
a nearly opposite the Market house, which will
be sold at the LOWEST PRICES for CASH.

Also, from his

New

Manufacture,

A constant supply of Cut and Hammered

NAILS, of the best quality.

Lexington, January 18, 1802.

FOR SALE

The following tracts of

L A N D, viz.

ONE tract containing 6437 2-3 acres,
in Knox county, on Rock Castle riv-
er, at the mouth of Raccoon creek. Also,
3000 acres, Knox county, waters,
Rock Castle river. Also, 8000 acres,
Knox county, waters, Rock Castle river.
Also, 2000 acres, Knox county, waters,
Rock Castle river. Also, 2000 acres,
Franklin county, on Hammond's creek,
and Big Benson. Also, 3000, Mazon coun-
ty, on the waters Licking creek. Also,
1000 acres, waters, Robinson's creek, wa-
ters of Green river.

Also, the following tracts of LAND,
lying in the state of Virginia. 1500 acres
in Monongahela county, in the forks of
Buffalo Creek, about 20 miles from
Morgantown. Also, 2000 acres on the
waters of Middle Island creek, Harrison
county. Also, 1000 acres on the Ohio
river, in Ohio county. Also 2000 acres
on the west side of the Little Kanawha
river, in six patents. Also, 3000 acres
on Mill creek, three miles from its con-
fluence with the Ohio river.

All or any part of the above mention-
ed tracts of land, will be offered low.
For further information, apply to Capt.
BENJAMIN BERRY, living on the South
fork of Elkhoron, near the road leading to
Verdieries; or to the subscriber, at
Mr. ROBERT BRADLEY's, who will show
the lands.

JAMES BROWN,

attorney in fact for

ROBERT RUFHERFORD.

Lexington, 28th June 1802.
P. S. Any person willing to purchase,
must make application before the first day
of August next, as the subscriber intends
going to Virginia about that time. J. B.

DANVILLE DISTRICT,

May Term, 1802.
Nathan Hutton and Joseph F. Lewis, Complainants,
vs.
Speaker Griffin, Defendant,
In Chancery.

THE Defendant having failed to enter his ap-
pearance herein agreeable to law and the rules of
this court, and it appearing to the satisfaction of
the court, that he is not an inhabitant of this state
on the motion of the complainant by his counsel—it is
ordered that he do appear here, on the third day of
the next August term, and answer the complainant's
bill, and that a copy of this order be forthwith in-
serted in the Kentucky Gazette two months suc-
cessively, another copy posted upon the court house door,
and a third copy published at the door of the meeting
house at Stony Point, some Sunday immediately af-
ter divine service.

A Copy, Telle

WILLIS GREEN, C. D. D. C.

TROTTER & SCOTT,
Have Just Received from Philadelphia,
and are now opening, for sale, at their
Store, opposite the Market House,

A Large, Elegant, and Well Chosen As-

sortment of

MERCHANDIZE,

Suitable for the present and approaching season,

Consisting of

DRY GOODS,
HARD WARE,
CUTLERY,
GROCERIES,
GLASS,
QUEENS & CHINA WARE,
BAR IRON & STEEL,
NAILS of every description.
Also a constant supply of the best
of SALT, from Mann's Lick.—All of
which will be sold at the most reduced
prices for Cash—only.

Lexington, 7th May, 1802.

STATE OF KENTUCKY,

Lexington District Court,

June Term 1802.

Robert Breckenridge, complainant,

against

Robert Anderson, defendant.

IN CHANCERY.

THE defendant having failed to enter his ap-
pearance herein agreeable to law,
and the rules of this court, and it appear-
ing to the satisfaction of the court, that
he is not an inhabitant of this common-
wealth, on motion of the complainant by
his counsel, it is ordered that the said
defendant do appear here on the third
day of our next September term, and
answer the complainant's bill, that a co-
py of this order be inserted in the Ken-
tucky Gazette or Herald, agreeable to
law, another posted at the door of the
court-house for Fayette county, and that
this order be published some Sunday im-
mediately after divine service, at the door
of the Presbyterian meeting-house in
the town of Lexington.

A copy,

Telle

THOS: BODLEY, C. L. D. C.

NOTICE

HAVING removed my family to a farm in
the neighborhood of Lexington, and intending
to pursue my business in town, I think it necessary
to inform my clients that except during the sessions
of the Court of Appeals, General Court, and Circuit
Court of the United States for Kentucky and the
Territories North-West of the Ohio, I shall attend
at any office, in Lexington, every day, from nine
o'clock in the morning, until one in the afternoon,
at which time and place, all who have business with
me must attend.

Lexington, September 17th, 1801.

J. HUGHES.

MERCER, (Ct.)

May Court of Quarter Sessions, 1802.

Christopher Singleton, complainant,

Against

John Boyles, Charles Ewing, &

Charles Dever, heirs at law to

Dennis Dever, who was heir at

law to Owen Dever dec.

IN CHANCERY.

The defendant Charles Dever, not hav-
ing entered his appearance herein agree-
able to law, and the rules of this court,
and it appearing to the satisfaction of the
court, that he is not an inhabitant of this
state, on the motion of the complainant, by
his counsel, it is ordered that the said
defendant do appear here on the first day
of the next August court, and answer
the complainant's bill, that this order be
inserted in the Kentucky Gazette or Herald,
agreeable to law, that it be published
at Cane run meeting house on some
Sunday immediately after divine service,
and that a copy be posted up at the front
door of the court house in Harrodsburgh.

A copy,

Telle

Benj. W. Carey, D. C.

BROKE from the stable of James Cole-

man sen, near Cynthiana, on

the morning of the 26th instant,

A HORSE,

Between 15 and 16 hands high, a bar in
his forehead, both hind feet white, some
fiddle spots, with a dark spot on his right
hip, and a small white one below. I will
reward any person generously who will
secure the said horse to that I get him
again, or on delivering him to me in Lex-
ington.

JAMES COLEMAN, Jun.

June 28, 1802.

JOHN JORDAN JUN. & Co.

Have just received and are now opening,
a large and well chosen assortment of
MERCHANDIZE,

Consisting of the following articles,

Superfine, Fine & Common Cloths,
Cassimers,
Swandowns,
Striped and plain Coatings,
Rice and Rippled Blankets,
Fancy and Constitution Cords,
Velvets and Thicketts,
Cambrils,
Wildberies,
Moreens, Jones's and Durants,
Callimancoes,
Bombazons and Bombazettes,
Checks and Cotton Stripes,
Jeans and Furlans,
Boglores,
Plain, Clouded and Striped Nankeens,
Ginghams,
Dimities,
Merisilles Vellings,
Mantuas, Luteirings, Taffeties, Sena
chews, Satins and Pelongs.
Perfians,
Chintzes and Calicoes,
Cambricks,
Cambrick, Jaconet, Lappet and Book
Mullins,
Do. do. do. do. Tambored do.
Jaconet and Book Mullin Handkerchiefs,
Do. Bordered Shawls,
Bandanna, India, Pullicat, Romall & Bar-
celona Handkerchiefs,
Silk Shawls,
Cotton do.
Cotton Romall Handkerchiefs,
Linen & Cotton Pocket Handkerchiefs,
Coarse Mullins,
Silk and Cotton Hofs,
Ribbands,
Gloves,
Laces and Edgings,
Sewing Silk, Thread and Tapes,
Turkey Red,
Groceries,
Stationary,
Hardware,
Cutlery and Saddlery,
Queens and Glass wares,
6d. 8d. 10d. and 20d. Nails and Brads,
Callings.

ALL of which they are determined to
sell at the most reduced prices for CASH,
COUNTRY LINEN or HEMP.

N. B. Those indebted to JOHN JOR-
DAN JUN. & Co. or JOHN JORDAN
JUN. either by bond, note or book ac-
count, are requested to come and pay off
the same, as 'tis not reasonable further
indulgence should be given.

July 1st, 1802.

GREAT GAINS

To be had at the store of JOHN A. SMITH,
Who has received an elegant addi-
tional assortment of

MERCHANDIZE,

Principally from the VENDOR STORES
of PHILADELPHIA, and will be sold much
lower than is usually sold in this place.

May be had—

Cloths,
Cassimers,
Velvets, Thicketts
and Fancy cords,
Striped, Clouded &
Plain Nankeens,
Irish Linens,
German do.
Coarse Mullin,
Cambric do.
Lappet do.
Jaconet do.
Elegant Chintzes &
Calicoes unusu-
ally low,
Ladies extra Silk
Gloves,
Mullin Shawls,
Silk do.
Silk, Cotton and
Worked Hofs.

A large supply of
SALT, COTTON & CASTINGS.
Lexington, May 26th, 1802

PETER PAUL & SON,
From LONDON,
Now living on the Woodford road, Lex-

ington.
RESPECTFULLY inform their friends
and the public at large, that they carry
on the STONE CUTTING business in
all its various branches, such as
TOMBS,
GRAVE STONES of all sorts,
Polished MARBLE CHIMNEY
PIECES, and
FREESTONE ditto,
SAFES, to preserve Papers, Mo-
ney, &c. from being destroyed in case of
Fire.

19th